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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/875,440	06/05/2001	Christoph Reinhard	PP-01701.002	5034
7590 12/11/2003		EXAMINER		
Chiron Corporation			MCGARRY, SEAN	
Intellectual Property			ART UNIT	PAPER NUMBER
P.O. Box 8097.				, 1
Emeryville, CA 94662-8097			1635	14
		DATE MAILED: 12/11/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	<i>*</i>		
	15.	Application No.	Applicant(s)
Office Action Summary		09/875,440	REINHARD ET AL.
		Examiner	Art Unit
		Sean R McGarry .	1635
Period fo	The MAILING DATE of this communication aported in the communication aported in the communication approximately	opears on the cover sheet with	the correspondence address
THE - Exte after - If the - If NO - Failu - Any	IORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION. Persions of time may be available under the provisions of 37 CFR 1 or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a report of the provisions of the period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by stature reply received by the Office later than three months after the mailing date of the provision of the provisi	136(a). In no event, however, may a reply ply within the statutory minimum of thirty (3 d will apply and will expire SIX (6) MONTH: tte, cause the application to become ABAN	be timely filed o) days will be considered timely. from the mailing date of this communication. DONED (35 U.S.C. § 133).
1)⊠	Responsive to communication(s) filed on 10.	July 2003.	
2a) <u></u>	This action is FINAL . 2b)⊠ This	s action is non-final.	
3)□	Since this application is in condition for allows closed in accordance with the practice under		
Disposit	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) <u>2-16 and 18-23</u> is/are pending in the 4a) Of the above claim(s) <u>2-5,11,13-16,18 and</u> Claim(s) is/are allowed. Claim(s) <u>6-10,12,19 and 20</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/	<u>d 21-23</u> is/are withdrawn from	consideration.
	ion Papers		
10)⊠	The specification is objected to by the Examin The drawing(s) filed on <u>05 June 2001</u> is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examin The Specification In Speci	a)⊠ accepted or b)□ objecte e drawing(s) be held in abeyance ction is required if the drawing(s)	. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).
Priority (under 35 U.S.C. §§ 119 and 120		
a) 13)⊠ A s 3 a 14)□ A	Acknowledgment is made of a claim for foreignal All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat See the attached detailed Office action for a list Acknowledgment is made of a claim for domestince a specific reference was included in the first translation of the foreign language processors. The translation of the foreign language processors acknowledgment is made of a claim for domesting the first sentence of the foreign was included in the first sentence of the service of the	nts have been received. Ints have been received in Apporting documents have been received in Apporting (PCT Rule 17.2(a)). Into of the certified copies not receive priority under 35 U.S.C. § first sentence of the specification revisional application has been stic priority under 35 U.S.C. §§	lication No ceived in this National Stage ceived. 119(e) (to a provisional application) on or in an Application Data Sheet. n received. 120 and/or 121 since a specific
Attachmen	rt(s)		
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Infor	mary (PTO-413) Paper No(s) mal Patent Application (PTO-152)

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DETAILED ACTION

Applicant's arguments with respect to claims 6-10, 12, 19, and 20 have been considered but are moot in view of the new ground(s) of rejection. The declaration of Dr. A. B. Johnson et al filed under 37 C.F.R. 1.132 has also been considered but is also moot in view of the new grounds of rejection set forth below.

Claims 6-10, 12, 19, and 20 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. This is a written description rejection.

The claimed invention is drawn to antibodies and antibody fragments that act as inhibitors of NET-4. The antibodies can be monoclonal antibodies or humanized antibodies (claims 7 and 8, for example). The claimed invention also includes methods of using such antibodies to inhibit NET-4 activity in mammalian cells and for the treatment of disease.

The instant specification discloses antisense inhibitors of a NET-4 nucleic acid, but provides no disclosure of any antibodies that inhibit any NET-4 activity.

The specification discloses no nucleic acid or protein sequence which corresponds to NET-4. However, the use of the broad term "NET-4 without any

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specific definition of its structure encompasses sequences corresponding sequences from other species, mutated sequences, allelic variants, splice variants, and so forth.

The specification does not provide any disclosure of any NET-4 structure.

The claimed invention is therefore drawn to the use of inhibitors that have not been adequately described to inhibit a broad range of potential NET-4 targets that have not been adequately described.

<u>Vas-Cath Inc. v. Mahurkar</u>, 19 USPQ2d 1111, makes clear that "applicant must convey with reasonable clarity to those skilled in the art that, as of the filing date sought, he or she was in possession *of the invention*. The invention is, for purposes of the 'written description' inquiry, *whatever is now claimed*." (See page 1117.) The specification does not "clearly allow persons of ordinary skill in the art to recognize that [he or she] invented what is claimed." (See <u>Vas-Cath</u> at page 1116.)

The skilled artisan cannot envision the detailed chemical structure of the encompassed targeted Net-4 proteins required to make the antibodies of the invention regardless of the complexity or simplicity of the method of isolation. Adequate written description requires more than a mere statement that it is part of the invention and reference to a potential method for isolating it. See Fiers v. Revel, 25 USPQ2d 1601, 1606 (CAFC 1993) and Amgen Inc. V. Chugai Pharmaceutical Co. Ltd., 18 USPQ2d 1016. In Fiddes v. Baird, 30 USPQ2d 1481, 1483, claims directed to mammalian FGF's were found unpatentable due to lack of written description for the broad class. The specification provided only the bovine sequence.

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The instant specification appears to claim a method of treatment where a compound that is necessary to practice that method has been described only in terms of its function, and where the only means provided for finding such a compound is essentially a trial and error process. The instant specification assets that one could use antibodies of the invention to inhibit NET-4, however there is no disclosure that would specify which antibodies have the desired characteristic of inhibiting NET-4 activity, for example. The specification fails to provide sufficiently detailed, relevant identifying characteristics of the antibodies that have the capacity to inhibit NET-4 as broadly undefined which may include functional characteristics coupled with a known or disclosed correlation between function and structure.

The species specifically disclosed are not representative of the genus because the genus is highly variant. Applicant is reminded that <u>Vas-Cath</u> makes clear that the written description provision of 35 USC 112 is severable from its enablement provision. (See page 1115.)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean R McGarry whose telephone number is (703)305-7028. The examiner can normally be reached on M-Th (6:00-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John LeGuyader can be reached on (703) 308-0447. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-4242.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

SRM

SEAN MCGARRY PRIMARY EXAMINER